UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JOSE BOLIVAR PASTUIZACA, on behalf of herself, FLSA Collective Plaintiffs and the Class.

Plaintiff.

v.

MONONOKE INC.

d/b/a BERON BERON,
HINOMARU INC.

d/b/a KENKA,
PANYA ONGKEO, and
YUJI UMEKI,

PROPOSEDI RULE 68 JUDGMENT

Case No.: 1:25-cv-02093

Defendants.

WHEREAS, pursuant to Rule 68 of the Federal Rules of Civil Procedure, Defendants MONONOKE INC. d/b/a BERON BERON, HINOMARU INC. d/b/a KENKA, PANYA ONGKEO, and YUJI UMEKI (collectively "Defendants"), having offered to allow Plaintiff JOSE BOLIVAR PASTUIZACA ("Plaintiff") to take a judgment against them, in the sum of Twenty Thousand Dollars and No Cents (\$20,000.00), inclusive of attorneys' fees and costs, to resolve all of Plaintiff's individual FLSA claims against Defendants, in accordance with the terms and conditions of Defendants' Rule 68 Offer of Judgment dated March 31, 2025 and filed as Exhibit A to Docket Number 9;

WHEREAS, on March 31, 2025, Plaintiff's attorney having confirmed Plaintiff's acceptance of Defendants' Offer of Judgment (Dkt. No. 9);

It is **ORDERED, ADJUDGED, AND DECREED**, that judgment is entered in favor of Plaintiff Jose Bolivar Pastuizaca, in the sum of \$20,000.00, in accordance with the terms and conditions of Defendants' Rule 68 Offer of Judgment dated March 31, 2025 and filed as Exhibit A to Docket Number 9. The Clerk of Court is respectfully directed to close this case.

SO ORDERED:

Dated:

April 1

2025

New York, New York

U.S.D.J.

The Clerk of Court is directed to close the case. All conferences are canceled. All motions are moot.